

United States Attorney Southern District of New York

United States District Courthouse 300 Quarropas Street White Plains, New York 10601

June 4, 2020

BY ECF

The Honorable Kenneth M. Karas United States District Court Southern District of New York 300 Quarropas Street White Plains, New York 10601

Re: United States v. Karen Polonia Alcantara, et al., 19 Cr. 195 (KMK)

Dear Judge Karas:

The Government respectfully submits this letter, with the consent of counsel to each defendant, to request a 30 to 45-day adjournment of the upcoming status conference, previously scheduled for June 9, 2020. The parties are seeking the adjournment due to the restrictions on travel and contact in light of the COVID-19 pandemic. The parties have requested three prior adjournments, two of which were requested in light of the COVID-19 pandemic.

Additionally, the Government has made electronically stored information and other discovery available to the defense, and to allow the defense time to review the discovery and determine what motions, if any, they wish to make, and in light of the COVID-19 pandemic and related restrictions on travel and contact, the Government requests that the time between the date of this letter and the next scheduled conference date be prospectively excluded under the Speedy Trial Act, 18 U.S.C. § 3161(h)(7)(A), in the interest of justice.

Respectfully submitted,

GEOFFREY S. BERMAN United States Attorney

	By:/s
	Christopher D. Brumwell
	Assistant United States Attorney
	917-710-0661
Granted. The confer	ence will be adjourned
1. mtil Tuly 7, 2020	917-710-0661 ence will be adjourned at 10:30. Time is acopo pur syant to
	Lange nursyant to
excluded until 7/1	Jacas Pacific I
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10 USC 3/6/(h)(7)(A).	SO ORDERED 4-A/
70 030 0 1 1 1	
	KENNETH M. KARAS U.S.D.J.
	6/8/2020